Stamford SUPERIOR COURT

Assignment of Court Cases for Trial

Hon. Edward R. Karazin, Jr. (P.J.) 123 Hoyt Street 9:30 A.M.

NOTICE

THIS IS A CALL. All counsel and pro se parties must attend the call. Failure to appear on the date of this calendar to mark the case ready can result in a dismissal or a default by the court pursuant to P.B. § 14-3.

ALL CONTINUANCE REQUESTS MUST BE IN WRITING ON FORM JD-CV-21 REV 2-03, FAXED TO THE CASEFLOW OFFICE AT (203) 965-5783 AND RECEIVED NO LATER THAN 1:00 PM ON THE FRIDAY PRECEEDING THE DATE OF THE CALENDAR CALL. PLEASE NOTE THAT THIS IS NOT THE SHORT CALENDAR FAX LINE AND SHORT CALENDAR MARKINGS WILL NOT BE ACCEPTED.

Cases assigned for trial will be heard by an attorney trial referee pursuant to P.B. § 19-1 unless after consultation with their client a written objection is made to the reference at the first calendar call pursuant to Saal Audio Inc. v. Bozak Inc. 199 Copp. 496 (1986)

call pursuant to Seal Audio, Inc. v. Bozak, Inc., 199 Conn. 496 (1986).
THE ATR CASES WILL BE ASSIGNED AT THE CALL TO A PRETRIAL CONFERENCE ON EITHER THURSDAY OR FRIDAY FOLLOWING THAT CALL. ALL COUNSEL AND PARTIES MUST BE PRESENT AT THE PRETRIAL CONFERENCE UNLESS SPECIFI-

(Notice Continued on Last Column)

NOTICE (continued from Column 1)

CALLY EXCUSED BY THE COURT.

AT THE TIME OF THE PRETRIAL, ALL SPECIAL MASTERS WILL BE REQUIRED TO IMMEDIATELY REPORT THE NON-APPEARANCE OF ANY PARTY TO THE CASEFLOW OFFICE. CASEFLOW WILL THEN NOTIFY THE COURT, WHICH WILL ENTER EITHER A JUDGMENT OF NONSUIT OR DEFAULT.

In the event the case is not reported settled following the pretrial conference, it will be given a firm date for trial in the immediate future.

Failure to object in writing to the attorney trial referee program at this call will be deemed consent thereto.

Cases not in the ATR Program will be given a week certain for trial after the pretrial.

The person in charge of this list is the Caseflow Coordinator, Douglas Morency, telephone number 965-5336.

EARLY INTERVENTION PROGRAM

Starting on 9/5/96 and continuing on every Thursday thereafter, a court supervised EIP will begin. Experience has shown that the sooner a judge or other qualified person assists parties with their disputes, the more likely it is that cases will settle earlier.

Beginning on 9/5/96 and every Thursday thereafter, cases will be assigned for every 45 minutes beginning at 9:30 a.m. A judge of this court will oversee the list. The cases selected will be within six months of the return date.

This list requires all counsel of record to appear on the date and time set forth herein. All counsel are required to have their cleints available either in person at the courthouse, or available by phone to report the results of the discussions.

All insurance company attorneys are asked to appear with authority to settle the case and they should have someone with authority on the file available by phone to convey the results of the discussions.

Failure to appear at the EIP proceedings will result in either dismissal or default. All plaintiffs and defendants are required to bring with them pretrial Memo Form JDES47 Revised November 1993 (the yellow sheet).

If the case cannot be settled, scheduling orders will be entered. FSTSSSSCT4